IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF IOWA WESTERN DIVISION - SIOUX CITY

PEG BOUAPHAKEO, et al.,	
Plaintiffs,	Civil No. 5:07-cv-04009-JAJ-TJS
vs.	
TYSON FOODS, INC.,	
Defendant.	

PLAINTIFFS' WITNESS LIST FOR TRIAL

COME NOW the Plaintiffs in the above-styled cause and submit the names and addresses of the following witnesses for trial:

Marcel Chapman¹
 c/o Wiggins, Childs, Quinn & Pantazis, LLC
 The Kress Building
 301 19th Street North
 Birmingham, AL 35213
 (205) 314-0500

Expected to testify as to the personal protective equipment and other equipment that plaintiff is required to wear, use and sanitize, in order to perform the duties of each job position performed for defendant, and the amount of time that it takes to do such activities at the beginning of the shift, during each break period and at the end of the shift. Expected to testify as to work rules and policies of defendant, and as to defendant's enforcement of said rules and policies. Also expected to testify as to job history with defendant, dates of employment, and job positions held.

 Douglas Munden c/o Wiggins, Childs, Quinn & Pantazis, LLC The Kress Building 301 19th Street North

¹All plaintiffs and opt-ins are represented by Plaintiffs' counsel and should only be contacted through counsel. Pursuant to an agreement between the parties for accepting service of witness subpoenas, counsel's address has been provided, therefore, plaintiffs' addresses will be provided only upon request.

Birmingham, AL 35213 (205) 314-0500

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3. Gary M. Kittelson c/o Wiggins, Childs, Quinn & Pantazis, LLC The Kress Building 301 19th Street North Birmingham, AL 35213 (205) 314-0500

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Donald Fitchett
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 Jesus Carlos Balderas c/o Wiggins, Childs, Quinn & Pantazis, LLC The Kress Building 301 19th Street North Birmingham, AL 35213 (205) 314-0500

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 Ninoska Balderas c/o Wiggins, Childs, Quinn & Pantazis, LLC The Kress Building 301 19th Street North Birmingham, AL 35213 (205) 314-0500

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7. Heribento Renteria c/o Wiggins, Childs, Quinn & Pantazis, LLC The Kress Building 301 19th Street North Birmingham, AL 35213 (205) 314-0500

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8. Daisy Renteria c/o Wiggins, Childs, Quinn & Pantazis, LLC The Kress Building 301 19th Street North Birmingham, AL 35213 (205) 314-0500

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 Dennis Frederick c/o Wiggins, Childs, Quinn & Pantazis, LLC The Kress Building 301 19th Street North Birmingham, AL 35213 (205) 314-0500

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Craig Hardison
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11. Randall Jones c/o Wiggins, Childs, Quinn & Pantazis, LLC The Kress Building 301 19th Street North Birmingham, AL 35213 (205) 314-0500

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12. Ginny Ernst c/o Wiggins, Childs, Quinn & Pantazis, LLC The Kress Building 301 19th Street North Birmingham, AL 35213 (205) 314-0500

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13. Humberto Garcia c/o Wiggins, Childs, Quinn & Pantazis, LLC The Kress Building 301 19th Street North Birmingham, AL 35213 (205) 314-0500

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14. Tomas Alday
c/o Wiggins, Childs, Quinn & Pantazis, LLC
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Ignacio Medina
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Javier Frayre
 c/o Wiggins, Childs, Quinn & Pantazis, LLC
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17. Jesus Banda c/o Wiggins, Childs, Quinn & Pantazis, LLC The Kress Building 301 19th Street North Birmingham, AL 35213 (205) 314-0500

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Maria Leon
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Mario Martinez
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Jesus A. Montes
 c/o Wiggins, Childs, Quinn & Pantazis, LLC
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21. Leticia Montes c/o Wiggins, Childs, Quinn & Pantazis, LLC The Kress Building 301 19th Street North Birmingham, AL 35213 (205) 314-0500

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Martha Nunez
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Peg Bouaphakeo
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Jose Garcia
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Brian Henley
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Paul Baumann
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Nicholas Lavan
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28. Douglas Mundan

c/o Wiggins, Childs, Quinn & Pantazis, LLC The Kress Building 301 19th Street North Birmingham, AL 35213 (205) 314-0500

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29. Don Brown c/o Wiggins, Childs, Quinn & Pantazis, LLC The Kress Building 301 19th Street North Birmingham, AL 35213 (205) 314-0500

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30. Don Smith
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31. James Appling c/o Wiggins, Childs, Quinn & Pantazis, LLC The Kress Building 301 19th Street North Birmingham, AL 35213 (205) 314-0500

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33. Sarah Baxter
c/o Wiggins, Childs, Quinn & Pantazis, LLC
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Jeffery W. Booher
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35. George Busby c/o Wiggins, Childs, Quinn & Pantazis, LLC The Kress Building 301 19th Street North Birmingham, AL 35213 (205) 314-0500

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36. Dale Cates
c/o Wiggins, Childs, Quinn & Pantazis, LLC
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37. Gary Christen
 c/o Wiggins, Childs, Quinn & Pantazis, LLC
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38. Adrian Dimes c/o Wiggins, Childs, Quinn & Pantazis, LLC The Kress Building 301 19th Street North Birmingham, AL 35213 (205) 314-0500

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39. Silvestre Espinoza
c/o Wiggins, Childs, Quinn & Pantazis, LLC
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40. Robert F. Jennings c/o Wiggins, Childs, Quinn & Pantazis, LLC The Kress Building 301 19th Street North Birmingham, AL 35213 (205) 314-0500

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41. Bill Jordan
c/o Wiggins, Childs, Quinn & Pantazis, LLC
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42. Doug Knoke c/o Wiggins, Childs, Quinn & Pantazis, LLC The Kress Building 301 19th Street North Birmingham, AL 35213 (205) 314-0500

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43. Henry Kruckenberg c/o Wiggins, Childs, Quinn & Pantazis, LLC The Kress Building 301 19th Street North Birmingham, AL 35213 (205) 314-0500 Expected to testify as to the personal protective equipment and other equipment that plaintiff is required to wear, use and sanitize, in order to perform the duties of each job position performed for defendant, and the amount of time that it takes to do such activities at the beginning of the shift, during each break period and at the end of the shift. Expected to testify as to work rules and policies of defendant, and as to defendant's enforcement of said rules and policies. Also expected to testify as to job history with defendant, dates of employment, and job positions held.

44. Neil Lerssen c/o Wiggins, Childs, Quinn & Pantazis, LLC The Kress Building 301 19th Street North Birmingham, AL 35213 (205) 314-0500

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45. John Peterson c/o Wiggins, Childs, Quinn & Pantazis, LLC The Kress Building 301 19th Street North Birmingham, AL 35213 (205) 314-0500

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46. Harold Slater
 c/o Wiggins, Childs, Quinn & Pantazis, LLC
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47. Yancy Smith
c/o Wiggins, Childs, Quinn & Pantazis, LLC
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48. Angie Souvandy c/o Wiggins, Childs, Quinn & Pantazis, LLC The Kress Building 301 19th Street North Birmingham, AL 35213 (205) 314-0500

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49. Steven Souvandy c/o Wiggins, Childs, Quinn & Pantazis, LLC The Kress Building

301 19th Street North Birmingham, AL 35213 (205) 314-0500

Expected to testify as to the personal protective equipment and other equipment that plaintiff is required to wear, use and sanitize, in order to perform the duties of each job position performed for defendant, and the amount of time that it takes to do such activities at the beginning of the shift, during each break period and at the end of the shift. Expected to testify as to work rules and policies of defendant, and as to defendant's enforcement of said rules and policies. Also expected to testify as to job history with defendant, dates of employment, and job positions held.

50. Brian Book c/o Wiggins, Childs, Quinn & Pantazis, LLC The Kress Building 301 19th Street North Birmingham, AL 35213 (205) 314-0500

Expected to testify as to the personal protective equipment and other equipment that plaintiff is required to wear, use and sanitize, in order to perform the duties of each job position performed for defendant, and the amount of time that it takes to do such activities at the beginning of the shift, during each break period and at the end of the shift. Expected to testify as to work rules and policies of defendant, and as to defendant's enforcement of said rules and policies. Also expected to testify as to job history with defendant, dates of employment, and job positions held.

51. Robin Book c/o Wiggins, Childs, Quinn & Pantazis, LLC The Kress Building 301 19th Street North Birmingham, AL 35213 (205) 314-0500

Expected to testify as to the personal protective equipment and other equipment that plaintiff is required to wear, use and sanitize, in order to perform the duties of each job position performed for defendant, and the amount of time that it takes to do such activities at the beginning of the shift, during each break period and at the end of the shift. Expected to testify as to work rules and policies of defendant, and as to defendant's enforcement of said rules and policies. Also expected to testify as to job history with defendant, dates of employment, and job positions held.

52. Robert D. Buckholtz

c/o Wiggins, Childs, Quinn & Pantazis, LLC The Kress Building 301 19th Street North Birmingham, AL 35213 (205) 314-0500

Expected to testify as to the personal protective equipment and other equipment that plaintiff is required to wear, use and sanitize, in order to perform the duties of each job position performed for defendant, and the amount of time that it takes to do such activities at the beginning of the shift, during each break period and at the end of the shift. Expected to testify as to work rules and policies of defendant, and as to defendant's enforcement of said rules and policies. Also expected to testify as to job history with defendant, dates of employment, and job positions held.

53. Brian Fryar
c/o Wiggins, Childs, Quinn & Pantazis, LLC
The Kress Building
301 19th Street North
Birmingham, AL 35213
(205) 314-0500

Expected to testify as to the personal protective equipment and other equipment that plaintiff is required to wear, use and sanitize, in order to perform the duties of each job position performed for defendant, and the amount of time that it takes to do such activities at the beginning of the shift, during each break period and at the end of the shift. Expected to testify as to work rules and policies of defendant, and as to defendant's enforcement of said rules and policies. Also expected to testify as to job history with defendant, dates of employment, and job positions held.

54. Gary Herrig
c/o Wiggins, Childs, Quinn & Pantazis, LLC
The Kress Building
301 19th Street North
Birmingham, AL 35213
(205) 314-0500

Expected to testify as to the personal protective equipment and other equipment that plaintiff is required to wear, use and sanitize, in order to perform the duties of each job position performed for defendant, and the amount of time that it takes to do such activities at the beginning of the shift, during each break period and at the end of the shift. Expected to testify as to work rules and policies of defendant, and as to defendant's enforcement of said rules and policies. Also expected to testify as to job history with defendant, dates of employment, and job positions held.

55. Courtney Knutson c/o Wiggins, Childs, Quinn & Pantazis, LLC The Kress Building 301 19th Street North Birmingham, AL 35213 (205) 314-0500

Expected to testify as to the personal protective equipment and other equipment that plaintiff is required to wear, use and sanitize, in order to perform the duties of each job position performed for defendant, and the amount of time that it takes to do such activities at the beginning of the shift, during each break period and at the end of the shift. Expected to testify as to work rules and policies of defendant, and as to defendant's enforcement of said rules and policies. Also expected to testify as to job history with defendant, dates of employment, and job positions held.

56. Robert Schneller
c/o Wiggins, Childs, Quinn & Pantazis, LLC
The Kress Building
301 19th Street North
Birmingham, AL 35213
(205) 314-0500

Expected to testify as to the personal protective equipment and other equipment that plaintiff is required to wear, use and sanitize, in order to perform the duties of each job position performed for defendant, and the amount of time that it takes to do such activities at the beginning of the shift, during each break period and at the end of the shift. Expected to testify as to work rules and policies of defendant, and as to defendant's enforcement of said rules and policies. Also expected to testify as to job history with defendant, dates of employment, and job positions held.

57. Dale T. Sharp
c/o Wiggins, Childs, Quinn & Pantazis, LLC
The Kress Building
301 19th Street North
Birmingham, AL 35213
(205) 314-0500

Expected to testify as to the personal protective equipment and other equipment that plaintiff is required to wear, use and sanitize, in order to perform the duties of each job position performed for defendant, and the amount of time that it takes to do such activities at the beginning of the shift, during each break period and at the end of the shift. Expected to testify as to work rules and policies of defendant, and as to defendant's enforcement of said rules and

policies. Also expected to testify as to job history with defendant, dates of employment, and job positions held.

58. Mike Sturtevant c/o Wiggins, Childs, Quinn & Pantazis, LLC The Kress Building 301 19th Street North Birmingham, AL 35213 (205) 314-0500

Expected to testify as to the personal protective equipment and other equipment that plaintiff is required to wear, use and sanitize, in order to perform the duties of each job position performed for defendant, and the amount of time that it takes to do such activities at the beginning of the shift, during each break period and at the end of the shift. Expected to testify as to work rules and policies of defendant, and as to defendant's enforcement of said rules and policies. Also expected to testify as to job history with defendant, dates of employment, and job positions held.

59. Nirta A. Hoffman c/o Wiggins, Childs, Quinn & Pantazis, LLC The Kress Building 301 19th Street North Birmingham, AL 35213 (205) 314-0500

Expected to testify as to the personal protective equipment and other equipment that plaintiff is required to wear, use and sanitize, in order to perform the duties of each job position performed for defendant, and the amount of time that it takes to do such activities at the beginning of the shift, during each break period and at the end of the shift. Expected to testify as to work rules and policies of defendant, and as to defendant's enforcement of said rules and policies. Also expected to testify as to job history with defendant, dates of employment, and job positions held.

60. Pete Rollinger
c/o Wiggins, Childs, Quinn & Pantazis, LLC
The Kress Building
301 19th Street North
Birmingham, AL 35213
(205) 314-0500

Expected to testify as to the personal protective equipment and other equipment that plaintiff is required to wear, use and sanitize, in order to perform the duties of each job position performed for defendant, and the amount of time that it takes to do such activities at the

beginning of the shift, during each break period and at the end of the shift. Expected to testify as to work rules and policies of defendant, and as to defendant's enforcement of said rules and policies. Also expected to testify as to job history with defendant, dates of employment, and job positions held.

61. Robecca Ruci c/o Wiggins, Childs, Quinn & Pantazis, LLC The Kress Building 301 19th Street North Birmingham, AL 35213 (205) 314-0500

Expected to testify as to the personal protective equipment and other equipment that plaintiff is required to wear, use and sanitize, in order to perform the duties of each job position performed for defendant, and the amount of time that it takes to do such activities at the beginning of the shift, during each break period and at the end of the shift. Expected to testify as to work rules and policies of defendant, and as to defendant's enforcement of said rules and policies. Also expected to testify as to job history with defendant, dates of employment, and job positions held.

62. Carrie Scheidel c/o Wiggins, Childs, Quinn & Pantazis, LLC The Kress Building 301 19th Street North Birmingham, AL 35213 (205) 314-0500

Expected to testify as to the personal protective equipment and other equipment that plaintiff is required to wear, use and sanitize, in order to perform the duties of each job position performed for defendant, and the amount of time that it takes to do such activities at the beginning of the shift, during each break period and at the end of the shift. Expected to testify as to work rules and policies of defendant, and as to defendant's enforcement of said rules and policies. Also expected to testify as to job history with defendant, dates of employment, and job positions held.

63. Anthony Scheidel
c/o Wiggins, Childs, Quinn & Pantazis, LLC
The Kress Building
301 19th Street North
Birmingham, AL 35213
(205) 314-0500

Expected to testify as to the personal protective equipment and other equipment that

plaintiff is required to wear, use and sanitize, in order to perform the duties of each job position performed for defendant, and the amount of time that it takes to do such activities at the beginning of the shift, during each break period and at the end of the shift. Expected to testify as to work rules and policies of defendant, and as to defendant's enforcement of said rules and policies. Also expected to testify as to job history with defendant, dates of employment, and job positions held.

64. Stacey L. Adams
c/o Wiggins, Childs, Quinn & Pantazis, LLC
The Kress Building
301 19th Street North
Birmingham, AL 35213
(205) 314-0500

Expected to testify as to the personal protective equipment and other equipment that plaintiff is required to wear, use and sanitize, in order to perform the duties of each job position performed for defendant, and the amount of time that it takes to do such activities at the beginning of the shift, during each break period and at the end of the shift. Expected to testify as to work rules and policies of defendant, and as to defendant's enforcement of said rules and policies. Also expected to testify as to job history with defendant, dates of employment, and job positions held.

65. Jodi L. Ayers
c/o Wiggins, Childs, Quinn & Pantazis, LLC
The Kress Building
301 19th Street North
Birmingham, AL 35213
(205) 314-0500

Expected to testify as to the personal protective equipment and other equipment that plaintiff is required to wear, use and sanitize, in order to perform the duties of each job position performed for defendant, and the amount of time that it takes to do such activities at the beginning of the shift, during each break period and at the end of the shift. Expected to testify as to work rules and policies of defendant, and as to defendant's enforcement of said rules and policies. Also expected to testify as to job history with defendant, dates of employment, and job positions held.

66. Anthony Barnes
c/o Wiggins, Childs, Quinn & Pantazis, LLC
The Kress Building
301 19th Street North
Birmingham, AL 35213
(205) 314-0500

Expected to testify as to the personal protective equipment and other equipment that plaintiff is required to wear, use and sanitize, in order to perform the duties of each job position performed for defendant, and the amount of time that it takes to do such activities at the beginning of the shift, during each break period and at the end of the shift. Expected to testify as to work rules and policies of defendant, and as to defendant's enforcement of said rules and policies. Also expected to testify as to job history with defendant, dates of employment, and job positions held.

67. John Baymon c/o Wiggins, Childs, Quinn & Pantazis, LLC The Kress Building 301 19th Street North Birmingham, AL 35213 (205) 314-0500

Expected to testify as to the personal protective equipment and other equipment that plaintiff is required to wear, use and sanitize, in order to perform the duties of each job position performed for defendant, and the amount of time that it takes to do such activities at the beginning of the shift, during each break period and at the end of the shift. Expected to testify as to work rules and policies of defendant, and as to defendant's enforcement of said rules and policies. Also expected to testify as to job history with defendant, dates of employment, and job positions held.

68. Veronica Belmer
c/o Wiggins, Childs, Quinn & Pantazis, LLC
The Kress Building
301 19th Street North
Birmingham, AL 35213
(205) 314-0500

Expected to testify as to the personal protective equipment and other equipment that plaintiff is required to wear, use and sanitize, in order to perform the duties of each job position performed for defendant, and the amount of time that it takes to do such activities at the beginning of the shift, during each break period and at the end of the shift. Expected to testify as to work rules and policies of defendant, and as to defendant's enforcement of said rules and policies. Also expected to testify as to job history with defendant, dates of employment, and job positions held.

69. Elia Betancourt c/o Wiggins, Childs, Quinn & Pantazis, LLC The Kress Building 301 19th Street North Birmingham, AL 35213 (205) 314-0500

Expected to testify as to the personal protective equipment and other equipment that plaintiff is required to wear, use and sanitize, in order to perform the duties of each job position performed for defendant, and the amount of time that it takes to do such activities at the beginning of the shift, during each break period and at the end of the shift. Expected to testify as to work rules and policies of defendant, and as to defendant's enforcement of said rules and policies. Also expected to testify as to job history with defendant, dates of employment, and job positions held.

70. Louis Harris-Bey c/o Wiggins, Childs, Quinn & Pantazis, LLC The Kress Building 301 19th Street North Birmingham, AL 35213 (205) 314-0500

Expected to testify as to the personal protective equipment and other equipment that plaintiff is required to wear, use and sanitize, in order to perform the duties of each job position performed for defendant, and the amount of time that it takes to do such activities at the beginning of the shift, during each break period and at the end of the shift. Expected to testify as to work rules and policies of defendant, and as to defendant's enforcement of said rules and policies. Also expected to testify as to job history with defendant, dates of employment, and job positions held.

71. Marc Bickhem c/o Wiggins, Childs, Quinn & Pantazis, LLC The Kress Building 301 19th Street North Birmingham, AL 35213 (205) 314-0500

Expected to testify as to the personal protective equipment and other equipment that plaintiff is required to wear, use and sanitize, in order to perform the duties of each job position performed for defendant, and the amount of time that it takes to do such activities at the beginning of the shift, during each break period and at the end of the shift. Expected to testify as to work rules and policies of defendant, and as to defendant's enforcement of said rules and policies. Also expected to testify as to job history with defendant, dates of employment, and job positions held.

72. Brandon Blissit c/o Wiggins, Childs, Quinn & Pantazis, LLC The Kress Building 301 19th Street North Birmingham, AL 35213 (205) 314-0500

Expected to testify as to the personal protective equipment and other equipment that plaintiff is required to wear, use and sanitize, in order to perform the duties of each job position performed for defendant, and the amount of time that it takes to do such activities at the beginning of the shift, during each break period and at the end of the shift. Expected to testify as to work rules and policies of defendant, and as to defendant's enforcement of said rules and policies. Also expected to testify as to job history with defendant, dates of employment, and job positions held.

73. Andy Boutdarith
c/o Wiggins, Childs, Quinn & Pantazis, LLC
The Kress Building
301 19th Street North
Birmingham, AL 35213
(205) 314-0500

Expected to testify as to the personal protective equipment and other equipment that plaintiff is required to wear, use and sanitize, in order to perform the duties of each job position performed for defendant, and the amount of time that it takes to do such activities at the beginning of the shift, during each break period and at the end of the shift. Expected to testify as to work rules and policies of defendant, and as to defendant's enforcement of said rules and policies. Also expected to testify as to job history with defendant, dates of employment, and job positions held.

74. Paula Briner
c/o Wiggins, Childs, Quinn & Pantazis, LLC
The Kress Building
301 19th Street North
Birmingham, AL 35213
(205) 314-0500

Expected to testify as to the personal protective equipment and other equipment that plaintiff is required to wear, use and sanitize, in order to perform the duties of each job position performed for defendant, and the amount of time that it takes to do such activities at the beginning of the shift, during each break period and at the end of the shift. Expected to testify as to work rules and policies of defendant, and as to defendant's enforcement of said rules and policies. Also expected to testify as to job history with defendant, dates of employment, and job positions held.

75. Simeon Brooks

c/o Wiggins, Childs, Quinn & Pantazis, LLC The Kress Building 301 19th Street North Birmingham, AL 35213 (205) 314-0500

Expected to testify as to the personal protective equipment and other equipment that plaintiff is required to wear, use and sanitize, in order to perform the duties of each job position performed for defendant, and the amount of time that it takes to do such activities at the beginning of the shift, during each break period and at the end of the shift. Expected to testify as to work rules and policies of defendant, and as to defendant's enforcement of said rules and policies. Also expected to testify as to job history with defendant, dates of employment, and job positions held.

76. Daniel W. Brown
c/o Wiggins, Childs, Quinn & Pantazis, LLC
The Kress Building
301 19th Street North
Birmingham, AL 35213
(205) 314-0500

Expected to testify as to the personal protective equipment and other equipment that plaintiff is required to wear, use and sanitize, in order to perform the duties of each job position performed for defendant, and the amount of time that it takes to do such activities at the beginning of the shift, during each break period and at the end of the shift. Expected to testify as to work rules and policies of defendant, and as to defendant's enforcement of said rules and policies. Also expected to testify as to job history with defendant, dates of employment, and job positions held.

77. James P. Brown c/o Wiggins, Childs, Quinn & Pantazis, LLC The Kress Building 301 19th Street North Birmingham, AL 35213 (205) 314-0500

Expected to testify as to the personal protective equipment and other equipment that plaintiff is required to wear, use and sanitize, in order to perform the duties of each job position performed for defendant, and the amount of time that it takes to do such activities at the beginning of the shift, during each break period and at the end of the shift. Expected to testify as to work rules and policies of defendant, and as to defendant's enforcement of said rules and policies. Also expected to testify as to job history with defendant, dates of employment, and job positions held.

78. John Campbell
c/o Wiggins, Childs, Quinn & Pantazis, LLC
The Kress Building
301 19th Street North
Birmingham, AL 35213
(205) 314-0500

Expected to testify as to the personal protective equipment and other equipment that plaintiff is required to wear, use and sanitize, in order to perform the duties of each job position performed for defendant, and the amount of time that it takes to do such activities at the beginning of the shift, during each break period and at the end of the shift. Expected to testify as to work rules and policies of defendant, and as to defendant's enforcement of said rules and policies. Also expected to testify as to job history with defendant, dates of employment, and job positions held.

79. Dale E. Cates c/o Wiggins, Childs, Quinn & Pantazis, LLC The Kress Building 301 19th Street North Birmingham, AL 35213 (205) 314-0500

Expected to testify as to the personal protective equipment and other equipment that plaintiff is required to wear, use and sanitize, in order to perform the duties of each job position performed for defendant, and the amount of time that it takes to do such activities at the beginning of the shift, during each break period and at the end of the shift. Expected to testify as to work rules and policies of defendant, and as to defendant's enforcement of said rules and policies. Also expected to testify as to job history with defendant, dates of employment, and job positions held.

80. Altoria Champion c/o Wiggins, Childs, Quinn & Pantazis, LLC The Kress Building 301 19th Street North Birmingham, AL 35213 (205) 314-0500

Expected to testify as to the personal protective equipment and other equipment that plaintiff is required to wear, use and sanitize, in order to perform the duties of each job position performed for defendant, and the amount of time that it takes to do such activities at the beginning of the shift, during each break period and at the end of the shift. Expected to testify as to work rules and policies of defendant, and as to defendant's enforcement of said rules and

policies. Also expected to testify as to job history with defendant, dates of employment, and job positions held.

81. Larry Collins
c/o Wiggins, Childs, Quinn & Pantazis, LLC
The Kress Building
301 19th Street North
Birmingham, AL 35213
(205) 314-0500

Expected to testify as to the personal protective equipment and other equipment that plaintiff is required to wear, use and sanitize, in order to perform the duties of each job position performed for defendant, and the amount of time that it takes to do such activities at the beginning of the shift, during each break period and at the end of the shift. Expected to testify as to work rules and policies of defendant, and as to defendant's enforcement of said rules and policies. Also expected to testify as to job history with defendant, dates of employment, and job positions held.

82. Anthony Will Cooper c/o Wiggins, Childs, Quinn & Pantazis, LLC The Kress Building 301 19th Street North Birmingham, AL 35213 (205) 314-0500

Expected to testify as to the personal protective equipment and other equipment that plaintiff is required to wear, use and sanitize, in order to perform the duties of each job position performed for defendant, and the amount of time that it takes to do such activities at the beginning of the shift, during each break period and at the end of the shift. Expected to testify as to work rules and policies of defendant, and as to defendant's enforcement of said rules and policies. Also expected to testify as to job history with defendant, dates of employment, and job positions held.

83. Willie Cork
c/o Wiggins, Childs, Quinn & Pantazis, LLC
The Kress Building
301 19th Street North
Birmingham, AL 35213
(205) 314-0500

Expected to testify as to the personal protective equipment and other equipment that plaintiff is required to wear, use and sanitize, in order to perform the duties of each job position performed for defendant, and the amount of time that it takes to do such activities at the

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84. Kenneth M. Crouse c/o Wiggins, Childs, Quinn & Pantazis, LLC The Kress Building 301 19th Street North Birmingham, AL 35213 (205) 314-0500

Expected to testify as to the personal protective equipment and other equipment that plaintiff is required to wear, use and sanitize, in order to perform the duties of each job position performed for defendant, and the amount of time that it takes to do such activities at the beginning of the shift, during each break period and at the end of the shift. Expected to testify as to work rules and policies of defendant, and as to defendant's enforcement of said rules and policies. Also expected to testify as to job history with defendant, dates of employment, and job positions held.

85. Barb Cresap c/o Wiggins, Childs, Quinn & Pantazis, LLC The Kress Building 301 19th Street North Birmingham, AL 35213 (205) 314-0500

Expected to testify as to the personal protective equipment and other equipment that plaintiff is required to wear, use and sanitize, in order to perform the duties of each job position performed for defendant, and the amount of time that it takes to do such activities at the beginning of the shift, during each break period and at the end of the shift. Expected to testify as to work rules and policies of defendant, and as to defendant's enforcement of said rules and policies. Also expected to testify as to job history with defendant, dates of employment, and job positions held.

86. Ronald M. Davis c/o Wiggins, Childs, Quinn & Pantazis, LLC The Kress Building 301 19th Street North Birmingham, AL 35213 (205) 314-0500

Expected to testify as to the personal protective equipment and other equipment that

plaintiff is required to wear, use and sanitize, in order to perform the duties of each job position performed for defendant, and the amount of time that it takes to do such activities at the beginning of the shift, during each break period and at the end of the shift. Expected to testify as to work rules and policies of defendant, and as to defendant's enforcement of said rules and policies. Also expected to testify as to job history with defendant, dates of employment, and job positions held.

87. Quintin M. Ducksworth c/o Wiggins, Childs, Quinn & Pantazis, LLC The Kress Building 301 19th Street North Birmingham, AL 35213 (205) 314-0500

Expected to testify as to the personal protective equipment and other equipment that plaintiff is required to wear, use and sanitize, in order to perform the duties of each job position performed for defendant, and the amount of time that it takes to do such activities at the beginning of the shift, during each break period and at the end of the shift. Expected to testify as to work rules and policies of defendant, and as to defendant's enforcement of said rules and policies. Also expected to testify as to job history with defendant, dates of employment, and job positions held.

88. Jason Evans
c/o Wiggins, Childs, Quinn & Pantazis, LLC
The Kress Building
301 19th Street North
Birmingham, AL 35213
(205) 314-0500

Expected to testify as to the personal protective equipment and other equipment that plaintiff is required to wear, use and sanitize, in order to perform the duties of each job position performed for defendant, and the amount of time that it takes to do such activities at the beginning of the shift, during each break period and at the end of the shift. Expected to testify as to work rules and policies of defendant, and as to defendant's enforcement of said rules and policies. Also expected to testify as to job history with defendant, dates of employment, and job positions held.

89. Jeremy J. Fineran c/o Wiggins, Childs, Quinn & Pantazis, LLC The Kress Building 301 19th Street North Birmingham, AL 35213 (205) 314-0500 Expected to testify as to the personal protective equipment and other equipment that plaintiff is required to wear, use and sanitize, in order to perform the duties of each job position performed for defendant, and the amount of time that it takes to do such activities at the beginning of the shift, during each break period and at the end of the shift. Expected to testify as to work rules and policies of defendant, and as to defendant's enforcement of said rules and policies. Also expected to testify as to job history with defendant, dates of employment, and job positions held.

90. Danny Green
c/o Wiggins, Childs, Quinn & Pantazis, LLC
The Kress Building
301 19th Street North
Birmingham, AL 35213
(205) 314-0500

Expected to testify as to the personal protective equipment and other equipment that plaintiff is required to wear, use and sanitize, in order to perform the duties of each job position performed for defendant, and the amount of time that it takes to do such activities at the beginning of the shift, during each break period and at the end of the shift. Expected to testify as to work rules and policies of defendant, and as to defendant's enforcement of said rules and policies. Also expected to testify as to job history with defendant, dates of employment, and job positions held.

91. Pamela Grooms
c/o Wiggins, Childs, Quinn & Pantazis, LLC
The Kress Building
301 19th Street North
Birmingham, AL 35213
(205) 314-0500

Expected to testify as to the personal protective equipment and other equipment that plaintiff is required to wear, use and sanitize, in order to perform the duties of each job position performed for defendant, and the amount of time that it takes to do such activities at the beginning of the shift, during each break period and at the end of the shift. Expected to testify as to work rules and policies of defendant, and as to defendant's enforcement of said rules and policies. Also expected to testify as to job history with defendant, dates of employment, and job positions held.

92. Thomas Harat c/o Wiggins, Childs, Quinn & Pantazis, LLC The Kress Building 301 19th Street North Birmingham, AL 35213 (205) 314-0500

Expected to testify as to the personal protective equipment and other equipment that plaintiff is required to wear, use and sanitize, in order to perform the duties of each job position performed for defendant, and the amount of time that it takes to do such activities at the beginning of the shift, during each break period and at the end of the shift. Expected to testify as to work rules and policies of defendant, and as to defendant's enforcement of said rules and policies. Also expected to testify as to job history with defendant, dates of employment, and job positions held.

93. Karen J. Hogan c/o Wiggins, Childs, Quinn & Pantazis, LLC The Kress Building 301 19th Street North Birmingham, AL 35213 (205) 314-0500

Expected to testify as to the personal protective equipment and other equipment that plaintiff is required to wear, use and sanitize, in order to perform the duties of each job position performed for defendant, and the amount of time that it takes to do such activities at the beginning of the shift, during each break period and at the end of the shift. Expected to testify as to work rules and policies of defendant, and as to defendant's enforcement of said rules and policies. Also expected to testify as to job history with defendant, dates of employment, and job positions held.

94. Paul V. Huffey c/o Wiggins, Childs, Quinn & Pantazis, LLC The Kress Building 301 19th Street North Birmingham, AL 35213 (205) 314-0500

Expected to testify as to the personal protective equipment and other equipment that plaintiff is required to wear, use and sanitize, in order to perform the duties of each job position performed for defendant, and the amount of time that it takes to do such activities at the beginning of the shift, during each break period and at the end of the shift. Expected to testify as to work rules and policies of defendant, and as to defendant's enforcement of said rules and policies. Also expected to testify as to job history with defendant, dates of employment, and job positions held.

95. Shawn R. Hyde c/o Wiggins, Childs, Quinn & Pantazis, LLC The Kress Building 301 19th Street North Birmingham, AL 35213 (205) 314-0500

Expected to testify as to the personal protective equipment and other equipment that plaintiff is required to wear, use and sanitize, in order to perform the duties of each job position performed for defendant, and the amount of time that it takes to do such activities at the beginning of the shift, during each break period and at the end of the shift. Expected to testify as to work rules and policies of defendant, and as to defendant's enforcement of said rules and policies. Also expected to testify as to job history with defendant, dates of employment, and job positions held.

96. Lawson Jackson c/o Wiggins, Childs, Quinn & Pantazis, LLC The Kress Building 301 19th Street North Birmingham, AL 35213 (205) 314-0500

Expected to testify as to the personal protective equipment and other equipment that plaintiff is required to wear, use and sanitize, in order to perform the duties of each job position performed for defendant, and the amount of time that it takes to do such activities at the beginning of the shift, during each break period and at the end of the shift. Expected to testify as to work rules and policies of defendant, and as to defendant's enforcement of said rules and policies. Also expected to testify as to job history with defendant, dates of employment, and job positions held.

97. Benjamin R. Jacobs c/o Wiggins, Childs, Quinn & Pantazis, LLC The Kress Building 301 19th Street North Birmingham, AL 35213 (205) 314-0500

Expected to testify as to the personal protective equipment and other equipment that plaintiff is required to wear, use and sanitize, in order to perform the duties of each job position performed for defendant, and the amount of time that it takes to do such activities at the beginning of the shift, during each break period and at the end of the shift. Expected to testify as to work rules and policies of defendant, and as to defendant's enforcement of said rules and policies. Also expected to testify as to job history with defendant, dates of employment, and job positions held.

98. Farries L. Jennings, Jr.

c/o Wiggins, Childs, Quinn & Pantazis, LLC The Kress Building 301 19th Street North Birmingham, AL 35213 (205) 314-0500

Expected to testify as to the personal protective equipment and other equipment that plaintiff is required to wear, use and sanitize, in order to perform the duties of each job position performed for defendant, and the amount of time that it takes to do such activities at the beginning of the shift, during each break period and at the end of the shift. Expected to testify as to work rules and policies of defendant, and as to defendant's enforcement of said rules and policies. Also expected to testify as to job history with defendant, dates of employment, and job positions held.

99. Robert Lee Johnson c/o Wiggins, Childs, Quinn & Pantazis, LLC The Kress Building 301 19th Street North Birmingham, AL 35213 (205) 314-0500

Expected to testify as to the personal protective equipment and other equipment that plaintiff is required to wear, use and sanitize, in order to perform the duties of each job position performed for defendant, and the amount of time that it takes to do such activities at the beginning of the shift, during each break period and at the end of the shift. Expected to testify as to work rules and policies of defendant, and as to defendant's enforcement of said rules and policies. Also expected to testify as to job history with defendant, dates of employment, and job positions held.

Casey Kearns
 c/o Wiggins, Childs, Quinn & Pantazis, LLC
 The Kress Building
 301 19th Street North
 Birmingham, AL 35213
 (205) 314-0500

Expected to testify as to the personal protective equipment and other equipment that plaintiff is required to wear, use and sanitize, in order to perform the duties of each job position performed for defendant, and the amount of time that it takes to do such activities at the beginning of the shift, during each break period and at the end of the shift. Expected to testify as to work rules and policies of defendant, and as to defendant's enforcement of said rules and policies. Also expected to testify as to job history with defendant, dates of employment, and job positions held.

101. Charles S. King
 c/o Wiggins, Childs, Quinn & Pantazis, LLC
 The Kress Building
 301 19th Street North
 Birmingham, AL 35213
 (205) 314-0500

Expected to testify as to the personal protective equipment and other equipment that plaintiff is required to wear, use and sanitize, in order to perform the duties of each job position performed for defendant, and the amount of time that it takes to do such activities at the beginning of the shift, during each break period and at the end of the shift. Expected to testify as to work rules and policies of defendant, and as to defendant's enforcement of said rules and policies. Also expected to testify as to job history with defendant, dates of employment, and job positions held.

Jerry Loraditch
 c/o Wiggins, Childs, Quinn & Pantazis, LLC
 The Kress Building
 301 19th Street North
 Birmingham, AL 35213
 (205) 314-0500

Expected to testify as to the personal protective equipment and other equipment that plaintiff is required to wear, use and sanitize, in order to perform the duties of each job position performed for defendant, and the amount of time that it takes to do such activities at the beginning of the shift, during each break period and at the end of the shift. Expected to testify as to work rules and policies of defendant, and as to defendant's enforcement of said rules and policies. Also expected to testify as to job history with defendant, dates of employment, and job positions held.

103. Robert Martin
c/o Wiggins, Childs, Quinn & Pantazis, LLC
The Kress Building
301 19th Street North
Birmingham, AL 35213
(205) 314-0500

Expected to testify as to the personal protective equipment and other equipment that plaintiff is required to wear, use and sanitize, in order to perform the duties of each job position performed for defendant, and the amount of time that it takes to do such activities at the beginning of the shift, during each break period and at the end of the shift. Expected to testify as to work rules and policies of defendant, and as to defendant's enforcement of said rules and

policies. Also expected to testify as to job history with defendant, dates of employment, and job positions held.

104. Willie M. Martin
 c/o Wiggins, Childs, Quinn & Pantazis, LLC
 The Kress Building
 301 19th Street North
 Birmingham, AL 35213
 (205) 314-0500

Expected to testify as to the personal protective equipment and other equipment that plaintiff is required to wear, use and sanitize, in order to perform the duties of each job position performed for defendant, and the amount of time that it takes to do such activities at the beginning of the shift, during each break period and at the end of the shift. Expected to testify as to work rules and policies of defendant, and as to defendant's enforcement of said rules and policies. Also expected to testify as to job history with defendant, dates of employment, and job positions held.

105. Florence R. Manly c/o Wiggins, Childs, Quinn & Pantazis, LLC The Kress Building 301 19th Street North Birmingham, AL 35213 (205) 314-0500

Expected to testify as to the personal protective equipment and other equipment that plaintiff is required to wear, use and sanitize, in order to perform the duties of each job position performed for defendant, and the amount of time that it takes to do such activities at the beginning of the shift, during each break period and at the end of the shift. Expected to testify as to work rules and policies of defendant, and as to defendant's enforcement of said rules and policies. Also expected to testify as to job history with defendant, dates of employment, and job positions held.

Dawn r. McConnaughey-Pullen
 c/o Wiggins, Childs, Quinn & Pantazis, LLC
 The Kress Building
 301 19th Street North
 Birmingham, AL 35213
 (205) 314-0500

Expected to testify as to the personal protective equipment and other equipment that plaintiff is required to wear, use and sanitize, in order to perform the duties of each job position performed for defendant, and the amount of time that it takes to do such activities at the

beginning of the shift, during each break period and at the end of the shift. Expected to testify as to work rules and policies of defendant, and as to defendant's enforcement of said rules and policies. Also expected to testify as to job history with defendant, dates of employment, and job positions held.

107. Compton McDonald c/o Wiggins, Childs, Quinn & Pantazis, LLC The Kress Building 301 19th Street North Birmingham, AL 35213 (205) 314-0500

Expected to testify as to the personal protective equipment and other equipment that plaintiff is required to wear, use and sanitize, in order to perform the duties of each job position performed for defendant, and the amount of time that it takes to do such activities at the beginning of the shift, during each break period and at the end of the shift. Expected to testify as to work rules and policies of defendant, and as to defendant's enforcement of said rules and policies. Also expected to testify as to job history with defendant, dates of employment, and job positions held.

108. Darrow E. Miller
c/o Wiggins, Childs, Quinn & Pantazis, LLC
The Kress Building
301 19th Street North
Birmingham, AL 35213
(205) 314-0500

Expected to testify as to the personal protective equipment and other equipment that plaintiff is required to wear, use and sanitize, in order to perform the duties of each job position performed for defendant, and the amount of time that it takes to do such activities at the beginning of the shift, during each break period and at the end of the shift. Expected to testify as to work rules and policies of defendant, and as to defendant's enforcement of said rules and policies. Also expected to testify as to job history with defendant, dates of employment, and job positions held.

109. Randall G. Mobley c/o Wiggins, Childs, Quinn & Pantazis, LLC The Kress Building 301 19th Street North Birmingham, AL 35213 (205) 314-0500

Expected to testify as to the personal protective equipment and other equipment that

plaintiff is required to wear, use and sanitize, in order to perform the duties of each job position performed for defendant, and the amount of time that it takes to do such activities at the beginning of the shift, during each break period and at the end of the shift. Expected to testify as to work rules and policies of defendant, and as to defendant's enforcement of said rules and policies. Also expected to testify as to job history with defendant, dates of employment, and job positions held.

110. Cassius Murry
c/o Wiggins, Childs, Quinn & Pantazis, LLC
The Kress Building
301 19th Street North
Birmingham, AL 35213
(205) 314-0500

Expected to testify as to the personal protective equipment and other equipment that plaintiff is required to wear, use and sanitize, in order to perform the duties of each job position performed for defendant, and the amount of time that it takes to do such activities at the beginning of the shift, during each break period and at the end of the shift. Expected to testify as to work rules and policies of defendant, and as to defendant's enforcement of said rules and policies. Also expected to testify as to job history with defendant, dates of employment, and job positions held.

111. Brent Nelson c/o Wiggins, Childs, Quinn & Pantazis, LLC The Kress Building 301 19th Street North Birmingham, AL 35213 (205) 314-0500

Expected to testify as to the personal protective equipment and other equipment that plaintiff is required to wear, use and sanitize, in order to perform the duties of each job position performed for defendant, and the amount of time that it takes to do such activities at the beginning of the shift, during each break period and at the end of the shift. Expected to testify as to work rules and policies of defendant, and as to defendant's enforcement of said rules and policies. Also expected to testify as to job history with defendant, dates of employment, and job positions held.

112. James Nelson c/o Wiggins, Childs, Quinn & Pantazis, LLC The Kress Building 301 19th Street North Birmingham, AL 35213 (205) 314-0500 Expected to testify as to the personal protective equipment and other equipment that plaintiff is required to wear, use and sanitize, in order to perform the duties of each job position performed for defendant, and the amount of time that it takes to do such activities at the beginning of the shift, during each break period and at the end of the shift. Expected to testify as to work rules and policies of defendant, and as to defendant's enforcement of said rules and policies. Also expected to testify as to job history with defendant, dates of employment, and job positions held.

Jay Randall Olsen
c/o Wiggins, Childs, Quinn & Pantazis, LLC
The Kress Building
301 19th Street North
Birmingham, AL 35213
(205) 314-0500

Expected to testify as to the personal protective equipment and other equipment that plaintiff is required to wear, use and sanitize, in order to perform the duties of each job position performed for defendant, and the amount of time that it takes to do such activities at the beginning of the shift, during each break period and at the end of the shift. Expected to testify as to work rules and policies of defendant, and as to defendant's enforcement of said rules and policies. Also expected to testify as to job history with defendant, dates of employment, and job positions held.

114. Leslie Peters
c/o Wiggins, Childs, Quinn & Pantazis, LLC
The Kress Building
301 19th Street North
Birmingham, AL 35213
(205) 314-0500

Expected to testify as to the personal protective equipment and other equipment that plaintiff is required to wear, use and sanitize, in order to perform the duties of each job position performed for defendant, and the amount of time that it takes to do such activities at the beginning of the shift, during each break period and at the end of the shift. Expected to testify as to work rules and policies of defendant, and as to defendant's enforcement of said rules and policies. Also expected to testify as to job history with defendant, dates of employment, and job positions held.

115. Candi Phelps
c/o Wiggins, Childs, Quinn & Pantazis, LLC
The Kress Building
301 19th Street North
Birmingham, AL 35213

(205) 314-0500

Expected to testify as to the personal protective equipment and other equipment that plaintiff is required to wear, use and sanitize, in order to perform the duties of each job position performed for defendant, and the amount of time that it takes to do such activities at the beginning of the shift, during each break period and at the end of the shift. Expected to testify as to work rules and policies of defendant, and as to defendant's enforcement of said rules and policies. Also expected to testify as to job history with defendant, dates of employment, and job positions held.

116. Dennis Prater
c/o Wiggins, Childs, Quinn & Pantazis, LLC
The Kress Building
301 19th Street North
Birmingham, AL 35213
(205) 314-0500

Expected to testify as to the personal protective equipment and other equipment that plaintiff is required to wear, use and sanitize, in order to perform the duties of each job position performed for defendant, and the amount of time that it takes to do such activities at the beginning of the shift, during each break period and at the end of the shift. Expected to testify as to work rules and policies of defendant, and as to defendant's enforcement of said rules and policies. Also expected to testify as to job history with defendant, dates of employment, and job positions held.

117. Tonney Randle c/o Wiggins, Childs, Quinn & Pantazis, LLC The Kress Building 301 19th Street North Birmingham, AL 35213 (205) 314-0500

Expected to testify as to the personal protective equipment and other equipment that plaintiff is required to wear, use and sanitize, in order to perform the duties of each job position performed for defendant, and the amount of time that it takes to do such activities at the beginning of the shift, during each break period and at the end of the shift. Expected to testify as to work rules and policies of defendant, and as to defendant's enforcement of said rules and policies. Also expected to testify as to job history with defendant, dates of employment, and job positions held.

118. Jamie C. Roberts c/o Wiggins, Childs, Quinn & Pantazis, LLC The Kress Building 301 19th Street North Birmingham, AL 35213 (205) 314-0500

Expected to testify as to the personal protective equipment and other equipment that plaintiff is required to wear, use and sanitize, in order to perform the duties of each job position performed for defendant, and the amount of time that it takes to do such activities at the beginning of the shift, during each break period and at the end of the shift. Expected to testify as to work rules and policies of defendant, and as to defendant's enforcement of said rules and policies. Also expected to testify as to job history with defendant, dates of employment, and job positions held.

119. Marnita R. Ross c/o Wiggins, Childs, Quinn & Pantazis, LLC The Kress Building 301 19th Street North Birmingham, AL 35213 (205) 314-0500

Expected to testify as to the personal protective equipment and other equipment that plaintiff is required to wear, use and sanitize, in order to perform the duties of each job position performed for defendant, and the amount of time that it takes to do such activities at the beginning of the shift, during each break period and at the end of the shift. Expected to testify as to work rules and policies of defendant, and as to defendant's enforcement of said rules and policies. Also expected to testify as to job history with defendant, dates of employment, and job positions held.

120. Edgar Lopez c/o Wiggins, Childs, Quinn & Pantazis, LLC The Kress Building 301 19th Street North Birmingham, AL 35213 (205) 314-0500

Expected to testify as to the personal protective equipment and other equipment that plaintiff is required to wear, use and sanitize, in order to perform the duties of each job position performed for defendant, and the amount of time that it takes to do such activities at the beginning of the shift, during each break period and at the end of the shift. Expected to testify as to work rules and policies of defendant, and as to defendant's enforcement of said rules and policies. Also expected to testify as to job history with defendant, dates of employment, and job positions held.

121. Ken Mericle21 Pinehurst CircleMadison, Wisconsin 53717

Expected to testify to information gathered, analyzed and used in his expert report provided in this matter. Dr. Mericle is expected to testify to the methods used for his time study and the scientific principles and methods recognized in his field of expertise and used in the preparation of his report. In addition, expected to testify to the matters covered in his depositions.

122. Karen Allen Wiggins, Childs, Quinn & Pantazis, LLC The Kress Building 301 19th Street North Birmingham, AL 35213 (205) 314-0500

Expected to testify as to the calculations of back pay for the plaintiffs and plaintiffs' class and the preparation of the back pay charts reflecting the damages for plaintiffs and plaintiffs' class.

123. Edwin Bradley

Expected to testify as to the calculations of back pay for the plaintiffs and plaintiffs' class and the preparation of the back pay charts reflecting the damages for plaintiffs and plaintiffs' class.

124. Liesl M. Fox

Expected to testify as to the calculations of back pay for the plaintiffs and plaintiffs' class and the preparation of the back pay charts reflecting the damages for plaintiffs and plaintiffs' class.

125. William E. Sager²
c/o Hunton & Williams, LLP
1900 K Street, N.W.
Washington, DC 20006
(202) 419-2116

²Pursuant to an agreement of the parties, Defendant's counsel has agreed to accept service of subpoenas for defendant's representatives and witnesses. Therefore, defense counsel's address will be used for these witnesses. In the event Defendant does not accept service and bring a listed witness to testify live at trial, Plaintiffs reserve the right to present this witness by deposition testimony.

Expected to testify as defendant's corporate representative and as to defendant's polices, practices and work rules. In addition, expected to testify to the matters covered in his depositions, including by selected extracts of said depositions.

126. Elizabeth J. Stough c/o Hunton & Williams, LLP 1900 K Street, N.W. Washington, DC 20006 (202) 419-2116

Expected to testify as defendant's corporate representative and as to defendant's polices, practices and work rules. In addition, expected to testify to the matters covered in her depositions, including by selected extracts of said depositions.

127. Kenneth J. Kimbro c/o Hunton & Williams, LLP 1900 K Street, N.W. Washington, DC 20006 (202) 419-2116

Expected to testify as defendant's corporate representative and as to defendant's polices, practices and work rules. In addition, expected to testify to the matters covered in his deposition, including by selected extracts of said deposition.

128. Jorge Sandoval c/o Hunton & Williams, LLP 1900 K Street, N.W. Washington, DC 20006 (202) 419-2116

Expected to testify as defendant's corporate representative and as to defendant's polices, practices and work rules. In addition, expected to testify to the matters covered in his depositions, including by selected extracts of said deposition.

129. Daniel Lindgren c/o Hunton & Williams, LLP 1900 K Street, N.W. Washington, DC 20006 (202) 419-2116

Expected to testify as defendant's corporate representative and as to defendant's polices, practices and work rules. In addition, expected to testify to the matters covered in his deposition, including by selected extracts of said deposition.

130. Danny Paul Hacker, Jr. c/o Hunton & Williams, LLP 1900 K Street, N.W. Washington, DC 20006 (202) 419-2116

Expected to testify as defendant's corporate representative and as to defendant's polices, practices and work rules. In addition, expected to testify to the matters covered in his deposition, including by selected extracts of said deposition.

131. James R. Lehmkuhl c/o Hunton & Williams, LLP 1900 K Street, N.W. Washington, DC 20006 (202) 419-2116

Expected to testify as defendant's corporate representative and as to defendant's polices, practices and work rules. In addition, expected to testify to the matters covered in his deposition, including by selected extracts of said deposition.

132. John Sebben c/o Hunton & Williams, LLP 1900 K Street, N.W. Washington, DC 20006 (202) 419-2116

Expected to testify as defendant's corporate representative and as to defendant's polices, practices and work rules. In addition, expected to testify to the matters covered in his deposition, including by selected extracts of said deposition.

133. Kenneth Knecht c/o Hunton & Williams, LLP 1900 K Street, N.W. Washington, DC 20006 (202) 419-2116

Expected to testify as defendant's corporate representative and as to defendant's polices, practices and work rules. In addition, expected to testify to the matters covered in his deposition, including by selected extracts of said deposition.

134. Lonny Jepsen c/o Hunton & Williams, LLP 1900 K Street, N.W. Washington, DC 20006 (202) 419-2116

Expected to testify as defendant's corporate representative and as to defendant's polices, practices and work rules. In addition, expected to testify to the matters covered in his deposition, including by selected extracts of said deposition.

135. Mrylon Kizer c/o Hunton & Williams, LLP 1900 K Street, N.W. Washington, DC 20006 (202) 419-2116

Expected to testify as defendant's corporate representative and as to defendant's polices, practices and work rules. In addition, expected to testify to the matters covered in his deposition, including by selected extracts of said deposition.

136. Jim Schmitz c/o Hunton & Williams, LLP 1900 K Street, N.W. Washington, DC 20006 (202) 419-2116

Expected to testify as defendant's corporate representative and as to defendant's polices, practices and work rules. In addition, expected to testify to the matters covered in his deposition, including by selected extracts of said deposition.

- 137. Any custodian of record witness necessary to authenticate documents produced in this matter.
- 138. Any witness needed for impeachment.
- 138. Any witness included on Defendant's witness list.
- 139. Any necessary rebuttal witness.

Respectfully submitted,

/s/ Candis A. McGowan
Candis A. McGowan
Robert L. Wiggins

OF COUNSEL:

WIGGINS, CHILDS, QUINN & PANTAZIS, L.L.C. The Kress Building 301 19th Street North Birmingham, Alabama 35203 (205) 314-0500 (205) 254-1500 (facsimile)

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Attorneys For Plaintiffs

CERTIFICATE OF SERVICE

I hereby certify that I have served a copy of the foregoing on counsel via electronic mail delivery of same, properly addressed, to the following:

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David J. Kramer Baird Holm LLP 1500 Woodmen Tower Omaha, NE 68102

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Michael J. Mueller Hunton & Williams LLP 1900 K. Street, NW Washington, DC 20006

Steven D. Davidson Baird Holm McEachen Pedersen Hamann & Strasheim 1500 Woodmen Tower Omaha, NE 68102

This 15th day of October, 2010.

/s/ Candis A. McGowan
OF COUNSEL